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CHRISTIE, PARKER B & HALE, LLP P.O. BOX 7068			JAMAL, ALEXANDER	
PASADENA, CA 91109-7068			ART UNIT	PAPER NUMBER
·			2643	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/037,897	CAI, YIJUN				
Office Action Summary	Examiner	Art Unit				
	Alexander Jamal	2643				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status	•					
 Responsive to communication(s) filed on 11 Ju This action is FINAL. 2b) This Since this application is in condition for allowant closed in accordance with the practice under E 	action is non-final. ace except for formal matters, pro					
Disposition of Claims						
4) ☐ Claim(s) 1-34 is/are pending in the application. 4a) Of the above claim(s) 8,9 and 16 is/are with 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-7,10-15,17-34 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or						
Application Papers						
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction of the original transfer of or the original transfer of the original transfer of the original transfer of the original transfer or the	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

Art Unit: 2643

DETAILED ACTION

Response to Amendment

1. Based upon the submitted amendment (7-11-2005), the examiner notes that claims 8,9,16 have been cancelled.

Claim Objections

2. Claim 28 objected to because of the following informalities:

As per claim 28, line 3, 'ration' should be 'ratio'.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1,7,15,26,30, 4,6,12,14,19,21, 5,13,20,22,27-29 rejected under 35 U.S.C. 103(a) as being unpatentable over applicant's admitted prior art (Applicant's specification 'Background section' pages 2-3), and further in view of Chang et al. (IEEE article 'Analysis of Oscillators with external feedback loop for improved locking range and noise reduction' pages 1535-1541).

Art Unit: 2643

As per claim 1, applicant's background section discloses a known problem of crosstalk between two VCO's on the same integrated substrate due to injection-locking between the two circuits (specification pages 1-2). However, applicant's background does not disclose a solution comprising a method to reduce the injected crosstalk between the VCOs. The method comprises measuring the injection-lock frequency range of the VCO circuits by applying a control voltage to the first VCO to cause injection lock with the second VCO, then sweeping the frequency of the second VCO to determine the locking range of the circuits.

Chang discloses the fundamental properties of VCO's using phase-lock-loops regarding the injection locking range of a VCO. Chang discloses that the gain and bandwidth of the loop can be used to set the locking and capture ranges of the circuit (page 1535 Col 1 last paragraph to Col. 2). Chang further teaches that the VCO will lock to a signal when the conditions of Equation 3 (Page 1536 Col 1 last two paragraphs to Col 2 first 2 paragraphs) which is based off the free-running frequency of VCO. Chang further discloses the injection locked VCO will comprise a locking range, and this locking range may be measured in the free-running mode (no feedback) and the results used to determine all the parameters of the system model (page 1537 Col 1 first 3 paragraphs). Chang measures the locking range by injecting a frequency-sweeping signal into the VCO and uses the results to verify the models. It would have been obvious to one of ordinary skill in the art at the time of this application that the crosstalk problem disclosed by applicant's background section could be solved by implementing Chang's teachings to measure an injection-lock range (tuning range) between the two VCOs by

injection locking one VCO (first VCO) to the source of crosstalk (the second VCO), and then sweeping the frequency of the injected signal (from the second VCO) for the advantage of being able to modify the gain/bandwidth of the loop so that one VCO does not injection-lock to the other VCO causing crosstalk (ie. essentially measure one parameter to solve the equations presented by Chang in order to calculate the gain/bandwidth of the loop that will reduce the effects of crosstalk).

As per claim 7, claim rejected for same reasons as claim 1. Additionally, Chang discloses that the Que factor is related to the injection signal strength (Que factor being determined by the LC tank circuit of Figs. A and B). Chang further discloses an equation (bottom of Col 1 page 1536) that may be re-written as Ainj=(constant)*(injection lock range)*(Q)*(Avco)/Freq_vco, which is analogous to Pinj=(constant)*(injection lock range)^2 * (Q)^2 * Pvco/Freq_vco. It would have been obvious to one of ordinary skill in the art at the time of this application when attempting to compensate for the injected signal based upon a measured locking range to solve all system equations and calculate the injection power for the advantage of knowing when the injected signal level has been compensated for (ie. it's level has been reduced adequately).

As per claim 15, claim 15 rejected for same reasons as claims 1 and 7. It would have been obvious to one of ordinary skill in the art at the time of this application to vary (either increase or decrease) the output power of the VCO as per the equation disclosed in

Art Unit: 2643

the claim 7 rejection for the purpose of reducing the injected signal power (as per said equation).

As per claim 26, claim rejected for same reasons as claim 15 rejection. Adjusting the voltage or power level of either VCO will adjust the power ratio between the two VCOs.

As per claim 30, claim rejected for same reasons as claim 26.

As per claims 4,6,12,14,19,21, the VCOs are part of PLL circuits.

As per claims 5,13,20, the swept frequency injection signal is an input stream into the first VCO.

As per claim 8, claim rejected for same reasons as claim 1 and 7 rejections.

As per claim 22, claim rejected for same reasons as claim 7 rejection. The power of the free running VCO is adjusted by the adjusting the amplitude ('A' term in the equation of the claim 7 rejection).

As per claim 27-29 claims rejected for same reasons as claim 1,7 rejections. When implementing Chang's teachings, the equation of claim 7 shows that either the bandwidth ratio or power ratio (or both) between the two VCOs must be varied in order to reduce the injected signal strength. When optimizing a first VCO, the injection signal generator is the second VCO.

Application/Control Number: 10/037,897 Page 6

Art Unit: 2643

1

5. Claims 2-3,10,11,18,22-25,29,31-34, rejected under 35 U.S.C. 103(a) as being unpatentable over applicant's admitted prior art (Applicant's specification 'Background section' pages 2-3) and Chang et al. (IEEE article 'Analysis of Oscillators with external feedback loop for improved locking range and noise reduction' pages 1535-1541) as applied to claims 1 and 7,15,26,30.

As per claims 2,10,17, applicant's background section and Chang disclose applicant's claims 1,7,15,26,30, but they do not specify switching input to the injection signal source (the second VCO) from a low pass filter output to a control signal.

Applicant's background discloses the first and second VCOs (one being an injection source to the other), and Chang discloses that the injection source is a swept frequency range. It would have been obvious to one of ordinary skill in the art at the time of this application that when using a VCO in a PLL as a swept frequency injection source, the PLL would have to be broken for the purpose of allowing the VCO output frequency to vary. Furthermore, it would have been obvious that a voltage signal (control signal) could be used to control a VCO or Voltage-Controlled-Oscillator based upon the definition of a VCO.

As per claim 3,11,18, the frequency of the injected VCO is swept (which inherently comprises a monotonically changing control signal into a voltage-controlled-oscillator).

Art Unit: 2643

As per claims 22-25, applicant's background section and Chang disclose applicant's claim 15, but they do not disclose increasing the free-running VCO output power by increasing VCO signal amplitude, or lowering VCO load resistance.

Chang teaches the design and analysis of VCO circuits as per the equations mentions in the claim 7 rejection. From those equations it is obvious that the free-running VCO amplitude (and power) are proportional to the injected signal strength. Additionally, the equation of the claim 7 rejection discloses that the injected signal strength is also proportional to the circuit Q (with the Q being dependant upon the values of the loop filter) (Chang, page 1535, Col 1). It would have been obvious to one of ordinary skill in the art at the time of this application that P=V^2/R and that the power could be varied by varying either the voltage amplitude or resistance of the VCO for the advantage of reducing the injected signal power. Furthermore, it would have been obvious that one could vary the circuit Q (as per the equations of the claim 7 rejection) (by changing a loop filter response) for the purpose of reducing the injected signal power as per the equation of the claim 7 rejection.

As per claims 31-34, applicant's background section and Chang disclose applicant's claim 30, but they do not specify that the first VCO have a larger power level and a smaller bandwidth than the second VCO.

Chang discloses a design tradeoff in VCO-PLL design with injected signal power being directly proportional to the free running VCO power, loop bandwidth (Q), and

Art Unit: 2643

injection locking range of a free running VCO as per the equation of the claim 7 rejection. In the case of two intergrated VCO circuits, one circuit becomes the source of the injected signal, so Ainj is also directly proportional to the gain and bandwidth of the injecting VCO. It would have been obvious to one of ordinary skill in the art at the time of this application that when attempting to lower the injected crosstalk between two integrated VCO circuits, each circuit would act as an injection source to the other and in order to minimize the injected signal to each VCO, then one VCO would have to be optimized to reduce one parameter (gain, bandwidth) relative to the other, and the other VCO would have to reduce the other parameter relative to the other for the advantage of being able to minimize the signal injected to one VCO without increasing the signal being injected from that VCO to the other VCO (ie. one VCO/PLL has a higher bandwidth and the other VCO/PLL has a higher gain).

Response to Arguments

6. Applicant's arguments have been fully considered but they are not persuasive.

As per applicants argument that the cited prior art does not disclose varying the output frequency of one VCO to affect a second VCO (remarks page 11-13) examiner disagrees. Applicant's admitted prior art (specification pgs. 2-3) discloses a first and second VCO. It further discloses that one VCO may 'lock' to signals from the other VCO (page 1 line 30 to page 2 line 2). The problem of intermodulation, or parasitic injection locking between two VCOs on a common substrate is already disclosed in

Art Unit: 2643

applicant's background section. The Chang reference is used to teach the known relationship between the injection locking range, gain (signal power) and loop bandwidth (Q-factor) (as noted in the rejection to claim 1). Chang further discloses determining the locking range of a VCO by sweeping a frequency source. Since the prior art problem (in applicant's specification) to be solved is the injection between two VCOs, the locking range must be determined between those two VCOs. Chang further discloses the relationship between the locking range and the Q and gain of the VCO (Chang: page 1536 section II.) Examiner contends that it would be obvious for one skilled in the art to solve the problem of noise injection from one VCO to another by referring to the well defined equations involving injection locking/signal gain/loop Q factor in oscillator loops that is disclosed by Chang. Examiner further contends it would have been obvious to measuring/designing the system (including modifying the signal power and Q factor) accordingly as per the disclosed equations of Chang. Examiner further contends it would have been obvious to measure the first VCO locking range with respect to the second VCO (as opposed to an external signal generator) because the second VCO is the source of noise (as per applicant's disclosed prior art problem) to the first VCO. Examiner further notes that the applicant's admitted prior art does teach two VCO circuits interacting and locking with each other (that is the fundamental problem disclosed in applicant's background section).

As per applicant's arguments that the cited prior art does not teach varying the power level (in terms of the locking range) to account for injected noise (remarks pages 14-15), examiner notes that Chang discloses the well defined equations showing the

Art Unit: 2643

relationship between the loop signal gain, injected noise power and locking range as per the claim 1 rejection. Examiner contends that it would be obvious for one skilled in the art to solve the problem of noise injection from one VCO to another by referring to the well defined equations in Chang and measuring/designing the characteristics of the two VCOs disclosed in applicant's background section.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alexander Jamal whose telephone number is 571-272-7498. The examiner can normally be reached on M-F 9AM-6PM.

Page 11 Art Unit: 2643

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Curtis A Kuntz can be reached on 571-272-7499. The fax phone numbers for the organization where this application or proceeding is assigned are 571-273-8300 for regular communications and 571-273-8300 for After Final communications.

ΑJ August 22, 2005